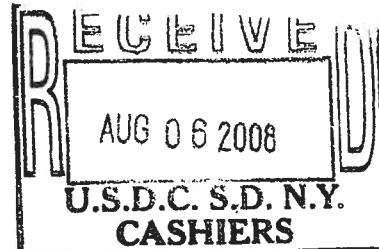


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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

CORE SOFTWARE TECHNOLOGY, INC.,

X



No.

Plaintiff,

**RULE 7.1 STATEMENT**

-against-

IMAGESAT INTERNATIONAL N.V., ISRAEL  
AEROSPACE INDUSTRIES LTD., ELBIT SYSTEMS  
LTD., ELBIT SYSTEMS ELECTRO-OPTICS ELOP  
LTD., MOSHE KERET, IZHAK NISSAN, JACOB  
WEISS, SHIMON ECKHAUS, MICHAEL  
FEDERMANN, ESTATE OF JACOB TOREN, JOSEPH  
ACKERMAN, JOSEPH GASPAR, GINO PIPERNO-  
BEER, DAVID ARZI, YOAV CHELOUCHE, and  
YEHOSHUA ELDAR,

Defendants.

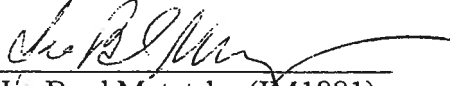
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Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for Plaintiff, CORE SOFTWARE TECHNOLOGY, INC. (a private non-governmental party), certifies that Plaintiff has no parent corporation and that there

is no publicly held corporation that owns 10% or more of its stock.

Dated: New York, New York  
August 6, 2008

GANFER & SHORE, LLP

By:   
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